

UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF WASHINGTON
AT SEATTLE

TRIPLE B CORPORATION, d/b/a
CHARLIE'S PRODUCE,

CASE NO. C12-1665 RSM

ORDER TO SHOW CAUSE

Plaintiff,

V.

YLM, INC. and JASON BROWN,

Defendants.

This matter comes before the Court *sua sponte*. On May 21, 2014, the Court entered an Order in this case requiring Plaintiff to show cause why default judgment should be entered in the amount claimed. *See* Dkt. #13. In lieu of a response, Plaintiff filed a Motion to Stay, requesting a stay of further proceedings in this action pending resolution of the bankruptcy of Defendant Jason R. Brown (Case No. 12-22025-MLB) and an adversary action filed by Triple B in Bankruptcy Court (Case No. 13-01097-MLB). On November 25, 2014, the Court agreed to stay the case, but ordered Plaintiff to file a status report within 90 days.

No status report was ever filed, several years passed, and on June 25, 2018, the Court issued a Minute Order for the parties to file a Joint Status Report informing the Court of the

1 status of the case and why the stay should not be lifted. This Joint Status Report was to be filed
2 within 14 days. The Court has not heard from the parties.

3 The Court finds that Plaintiff has failed to comply with a Court Order and failed to
4 prosecute its case. In Response to this Order, Plaintiff must write a short and plain statement
5 telling the Court why this case should not be dismissed given the above. **This Response may**
6 **not exceed six (6) pages.**

7 The Court hereby finds and ORDERS that Plaintiff shall file this Response to this Order
8 to Show Cause **no later than fourteen (14) days from the date of this Order.** Failure to file
9 this Response will result in dismissal of this case.

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11 DATED this 10 day of July, 2018.

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14 RICARDO S. MARTINEZ
15 CHIEF UNITED STATES DISTRICT JUDGE